

TRUSTEE'S SALE.

note in favor of Ruth M. Fox, for sum of eight thousand dollars, due in years from date, with interest at the rate of eight per cent per annum from date until paid. That at the same time

interest. That among other things in deed of trust it was provided that should default be made in the payment of note or interest thereon when the same becomes due and payable, then the trustee, Barlow Ferguson, or in case his absence, death, refusal to act, disability in any wise, the then acting sheriff of Salt Lake county, Utah, at

may proceed to take possession of said land in said deed and hereinafter, or any part of it, at public vendue, to the highest bidder, at the front door of the county court house in Salt Lake City, Salt Lake county, Utah, for cash, first giving three days' public notice for the time, time and place of sale, and the description of the property to be sold, by advertisement in some newspaper printed and published in said county.

such sale execute a deed in fee simple said property to the purchaser. That of the proceeds of said sale to pay, the costs and expenses of executing trusts, and second, pay said debt and interest, and if any remaining, return same to the said Jesse W. Fox, jr.

any person or it and that on the 1st of April, 1936, the same was indorsed the said Ruth M. Fox to The Denver National bank of Salt Lake City, to secure them for other debts of the

deed of trust first above described. Thereafter, at the sale of said note and mortgage, and the powers given by said Jesse W. Fox, said Deceat Nattie bank of Salt Lake City became the purchaser thereof, and the holder and owner of same. And whereas the said Deceat Nattie bank of Salt Lake City has requested the said Barlow Fergus trustee, to proceed to sell the premises and property described in the trust deed, for the purpose of paying said note and interest; and he has refused to act in the premises and the acting sheriff of Salt Lake county

Lewie, has been authorized by the directors of said note, namely The Democrat National bank of Salt Lake City, to sell a certain premises and execute said trust. Not therefore, I, Thomas P. Lewie, sheriff of Salt Lake county, Utah, as aforesaid, hereby give notice that on the 4th day of March, 1897, at 12 o'clock noon at the west front door of

To the highest bidder the following described premises and property, to-wit: Commencing at the corner of ridge road, in township two south of range two west, Salt Lake meridian, and running thence north one hundred and two hundred and forty rods more or less to the east bank of the South Jordan river, and west one hundred and one hundred rods more or less to a point due west of point of beginning, and thence south one hundred and thirty and 2½ acres of land, Terms cash. Out of the proceeds of which the undersigned may be interested in the costs of executing this trust.

Witness my hand this 31 day of February, 1897.

THOMAS P. LEWIS,
Sheriff of Salt Lake County, Utah.

NOTICE OF DISSOLUTION.

THE PARTNERSHIP HERETOFORE existing between Delancy Wilson & Thomas Bisler under the firm name of Wilson & Bisler, is hereby dissolved. My (Bisler) retiring. All liabilities are

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meat to be dressed and trimmed as delivered as prescribed in circular of instructions. Proposals will also be received stating price at which bidder will deliver fresh beef or mutton of the factor above stated, and to be delivered at temperature not greater than 45° F. The Government reserves the right to reject any or all bids, in whole or in part, and to waive any formalities in the award. Proposals to be furnished on application to commissaries above named posts, or to W. H. B. Col., A. C. G. S., Chief Comy.

NOTICE IS HEREBY GIVEN that the annual meeting of the stockholders of the Cornish Cattle and Horse Company, a corporation of Utah, for the purpose of electing directors and officers for the ensuing year and for the transaction of such other business as may properly be held at the general office of the company at Cornish, Utah, on Saturday, the 11th day of March, 1937, at 2 o'clock p. m. of that day. Said meeting was not held at the time provided in the articles of incorporation, and the board of directors and stockholders have called and requested the writ of the meeting for the above specified time and place. And notice is further given that at the same time and place there will

sisting in, and if thought proper, author-
 izing, empowering and directing the board
 of directors and proper officers of
 the corporation, to sell, lease, convey and
 otherwise dispose of, in their own name
 and as the act and deed of the said
 corporation, and upon and under such
 terms and conditions as may be thought
 proper by the stockholders or by such
 board or officers.

10. To divide and separate the lands
 of the corporation, and convey such par-
 cels and portions of same as may seem prop-
 er to said board or officers, free of encum-
 brance or otherwise, unto the said River
 and Harbor and Water Works Com-
 pany, a corporation, or its nominees,
 free simple.

Third—Dividing among and conveying the stockholders of this corporation segregated and divided parcels, portions of or all the land retained by the corporation, to the heirs of and to such conveyance to said Bear River Irrigation & Ogden Water Works company, or nominees, subject or not subject, pro rata to any and all liens hereon the said parcels, on or under the said parcels to be made by or under the direction of the board. J. K. FROELICH

DELINQUENT NOTICE.

DELINQUENT NOTICE—THE JONATHAN
Mining company; principal place of business, Salt Lake City, state of Utah. Notice—There are delinquent upon the following described shares of stock of said corporation, on account of an assessment on the capital stock thereof, levied on the 16th day of January, 1897, the several amounts set opposite the names of the respective shareholders, to-wit:

	No.	Cert. Shares.	Am.
John E. Barnard.....	77	10.00	\$2
John E. Barnard.....	78	10.00	

John E. Barnard.....	\$1	20.00	12
John E. Barnard.....	\$2	5.00	12
John E. Barnard.....	\$3	5.00	12

And in accordance with the law and order of the board of directors of said company, the following shares of said stock of many shares of each parial of the above mentioned stock as may necessary will be sold by me at pub auction at the office of said corporation in South Seventh Street, Salt Lake City, Utah, at 10 o'clock on the 1st day of March, 1897, to pay such delinquent assessment and the cost of a verifying and the expense of sale.

THOMAS MILLER, President